

CONNECTICUT.

THE REPUBLICAN STATE CONVENTION.

Nomination of General Joe Hawley for Governor.

Endorsement of the President and Congress.

The Radicals Silenced and Defeated.

Our Hartford Correspondence.

HARTFORD, Conn., Feb. 13, 1866.

In my last letter from this stirring little community I furnished you with a brief sketch of the condition of the general election in this State, enumerating the different candidates, glowing lightly at their antecedents, explaining the adoption of one party, indicating what would be the probable policy of the other, and describing the general excitement as being unusually high among all classes of the people. The effect of that short exposition has been greater than I could have anticipated. It seems to have aroused the rank and file of the democratic and republican parties to a realizing sense of their respective positions, and to have caused the latter in particular to practice more discretion and prudence. The original intention of the republicans, so far as I have been able to learn, was to have adopted an anti-administration platform, or one containing such a lukewarm endorsement of President Johnson's conduct as to wear from their support a large element of the conservative branch of their party. Now, it is not easy to tell exactly what line of policy they will pursue. From the cautious tone adopted by their leaders it is evident that they have been greatly influenced by the policy of their opponents, and that they fully comprehend the dangerous position in which they will be placed in the event of adhering to the original program of the administration. In the language of the long leaders of the so-called Union party, they are now in a position to smooth over the great points of dispute and to agree upon some sort of a general platform which will unite the great body of the republicans and prevent the alarming division that was impending a week ago. I find that a great number of prominent leaders are drifting toward the administration, and that the quarrel between the President and Congress is, after all, a mere bagatelle, something that may easily be indulged in by men of the same political creed. The republicans are now in a position to smooth over the great points of dispute and to agree upon some sort of a general platform which will unite the great body of the republicans and prevent the alarming division that was impending a week ago. I find that a great number of prominent leaders are drifting toward the administration, and that the quarrel between the President and Congress is, after all, a mere bagatelle, something that may easily be indulged in by men of the same political creed.

Whole number 405.

Mr. J. L. Harrison moved the nomination of General Joseph R. Hawley for Governor.

The motion was carried, and General Joseph R. Hawley was accordingly named for Governor by acclamation, amidst great enthusiasm, and three rousing cheers for the candidate.

A committee was appointed to acquaint General Hawley of his nomination, and request his attendance at the convention which will be held in Hartford on the 20th of March.

On reassembling the names of candidates for Lieutenant Governor were mentioned.

Mr. Babcock, of East Haven, named Oliver P. Winchester, of New Haven.

Another name mentioned was John T. Walt, of Norwich. Mr. Robbins stated he likewise named for the position.

An informal ballot for Lieutenant Governor was taken with the following result:

Winchester, 111; Battell, 29; Scattering, 4.

On motion the nomination of O. P. Winchester for Lieutenant Governor was made unanimous.

On the nomination of Henry G. Taintor, of Windham county; D. H. Sterling, of Bridgeport; G. A. Davis, and W. G. Street. An informal ballot resulted as follows: Taintor, 54; Sterling, 56; Street, 58; Henry G. Taintor for Treasurer was then made unanimous.

For Secretary of State David B. Borth, of Danbury, and for Treasurer Henry G. Taintor, of Bridgeport, were named. A ballot resulted as follows: Borth, 145 votes; Taintor, 148. The nomination of L. E. Pease for Secretary of State was then made unanimous.

For the nomination of Samuel B. Rockwell, of New Britain; Robbins Battell, of New Britain; O. K. Hodge, of Litchfield county, were named. A ballot resulted as follows: Rockwell, 145; Robbins Battell, 148; Hodge, 150. The nomination of Robbins Battell for Comptroller was then made unanimous.

A State Central Committee of one from each county was appointed.

At this point of the proceedings Mr. Sperry presented a banner to the chairman of the delegation from Portland, the banner words of which were:

After the interesting ceremony the scene at the hall of the State House, during the day, was a most extraordinary one. The hall was filled with delegates from every part of the State, and the air was filled with the sound of voices and the rustle of garments.

Nearly all the delegates from every part of the State have arrived, and the city is in a ferment with politics. Everybody is talking Johnson and Stevens, Hawley and Averill, Cleveland and Bissell, and the air is filled with the sound of voices and the rustle of garments.

By the way, I should explain about Cleveland and Bissell, inasmuch as there is a misunderstanding as to their position. They are not running as a ticket, but as individuals.

The republicans of this city had a primary meeting last Monday night, and the result was a most extraordinary one. The hall was filled with delegates from every part of the State, and the air was filled with the sound of voices and the rustle of garments.

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REAL ESTATE.

Sales Yesterday—Increased Eagerness in the Part of Bidders—The Property and Its Price.

As on the previous day, the Exchange salerooms on Broadway were yesterday crowded by a large number of eager speculators in real estate. A large number of houses and lots were disposed of, all of which commanded a more or less considerable figure. The sale commenced at 10 o'clock, and continued until nearly one thousand persons present.

During the sale there was an immense amount of business transacted, and the property was sold at a profit of from 10 to 20 per cent. The sale commenced at 10 o'clock, and continued until nearly one thousand persons present.

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ON THE ROAD.

Past Driving in a Sleigh—A Lady Run Over—Action Against Mr. George A. Osgood for Ten Thousand Dollars.

SUPREME COURT—CIRCUIT—PART III.

Before Judge Foster.

Madam A. Moody vs. George A. Osgood.—The action in this case, brought by Mrs. Moody to recover damages for injuries received in being run over by a sleigh driven by the defendant. This suit took place near the corner of 125th street and Eighth avenue, on the 6th of January, 1865. Mr. Osgood is a son-in-law of Commodore Vanderbilt, and well known by his taste and appreciation of horseflesh. Mrs. Moody is a respectable appearing lady, of about forty years, married, and has three children. The day on which this accident occurred, it appears, was a very pleasant one for sleighing, and numbers of our best gentlemen were driving about the city in the sleighs of the season. While Mrs. Moody was getting out of the sleigh, she was struck by the defendant's sleigh, and sustained injuries, and damages have been laid at ten thousand dollars.

The defendant set up in negligence on the part of the plaintiff.

Mrs. Moody stated the case to the jury, after which he proceeded with the testimony.

Mrs. Matilda A. Moody, the plaintiff, was first witness examined. She testified that on the 6th of January, 1865, she was driving a sleigh on the corner of 125th street and Eighth avenue, and was struck by the defendant's sleigh, and sustained injuries, and damages have been laid at ten thousand dollars.

The defendant set up in negligence on the part of the plaintiff.

Mrs. Moody stated the case to the jury, after which he proceeded with the testimony.

Mrs. Matilda A. Moody, the plaintiff, was first witness examined. She testified that on the 6th of January, 1865, she was driving a sleigh on the corner of 125th street and Eighth avenue, and was struck by the defendant's sleigh, and sustained injuries, and damages have been laid at ten thousand dollars.

The defendant set up in negligence on the part of the plaintiff.

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